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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/600,671	06/20/2003	Carl Staelin	200309618-1	6065		
22879	7590 06/21/2006		EXAM	INER		
	PACKARD COMPAN	HOLMES, MICHAEL B				
P O BOX 272	2400, 3404 E. HARMON					
INTELLECT	UAL PROPERTY ADM	ART UNIT	PAPER NUMBER			
FORT COLL	INS, CO 80527-2400	00	2121			
				DATE MAILED: 06/21/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)					
Office Action Summary		10/600,671	STAELIN ET AL.					
		Examiner	Art Unit					
		Michael B. Holmes	2121					
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet	with the correspondence a	ddress				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR R CHEVER IS LONGER, FROM THE MAILIN nsions of time may be available under the provisions of 37 C SIX (6) MONTHS from the mailing date of this communicatio period for reply is specified above, the maximum statutory p re to reply within the set or extended period for reply will, by reply received by the Office later than three months after the ed patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUN FR 1.136(a). In no event, however, may a n. eriod will apply and will expire SIX (6) MO statute, cause the application to become	IICATION. a reply be timely filed  DNTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).					
Status								
1)	Responsive to communication(s) filed on	Anril 24 2006						
		This action is non-final.						
3)□								
-ر-	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims		2 , 100 0.0. 210.					
·		ition						
	4) Claim(s) 1-37 is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
· · · · · · · · · · · · · · · · · · ·	5) ☐ Claim(s) is/are allowed.							
	6)⊠ Claim(s) <u>1-7,9-11,13-27 and 29-37</u> is/are rejected.							
	Claim(s) <u>8,12 and 28</u> is/are objected to. Claim(s) are subject to restriction a	nd/or election requirement						
الــاره	are subject to restriction a	nu/or election requirement.						
Applicati	on Papers							
9)[	The specification is objected to by the Exa	miner.						
10)	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
	Replacement drawing sheet(s) including the co	rrection is required if the drawin	g(s) is objected to. See 37 C	FR 1.121(d).				
11)	The oath or declaration is objected to by th	e Examiner. Note the attache	ed Office Action or form P	TO-152.				
Priority u	ınder 35 U.S.C. § 119							
_	Acknowledgment is made of a claim for for ☐ All b) ☐ Some * c) ☐ None of:	eign priority under 35 U.S.C.	§ 119(a)-(d) or (f).					
	1. Certified copies of the priority docur	nents have been received.						
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the			Stage				
	application from the International Bu			Ü				
* S	ee the attached detailed Office action for a	list of the certified copies no	t received.					
Attachmen	t(s)							
	e of References Cited (PTO-892)	4) Interview	Summary (PTO-413)					
	e of Draftsperson's Patent Drawing Review (PTO-948 nation Disclosure Statement(s) (PTO-1449 or PTO/S		o(s)/Mail Date Informal Patent Application (PTo	O-152)				
	No(s)/Mail Date	6) Other:		O-132)				

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#### Examiner's Detailed Office Action

- 1. This Office Action is responsive to communication received on April 24, 2006.
- 2. Amendment under 37 CFR § 1.111 reconsideration and allowance of application is respectfully requested by applicant.
- 3. Applicant has elected not to amend the claims. Moreover, applicant's arguments have been fully considered, however, they are not persuasive. The prior rejection under 35 USC § 102(b) & 35 USC § 103(a) stands. The complete text of which has been included below.

## Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 1, 9, 10, 14-16, 18, 19, 20, 21, 29, 30, 32-37 are rejected under 35 U.S.C. 102(b) as being anticipated by *Skeirik* (USPN 5,826,249).

Regarding claims 1, 9, 10, 14-16, 18, 19, 20, 21, 29, 30, 32-37. *Skeirik* discloses training a neural network with input data, the neural network including a plurality of connection weights [see C 6, L 26 to C 7, 12 & FIG. 21 & FIG. 34], the method comprising: using the neural network to rescale the input data [see C 23, L 29-49]; determining errors for the rescaled data [see C 23, L 29-49]; and using neighborhoods of the errors to adjust the connection weights [see C 23, L 29-49], an apparatus for training a neural network on input data, the neural network having a plurality of connection weights, the apparatus comprising a processor programmed to use the neural network to rescale the input data [see FIG. 1, FIG. 2, FIG. 34, C 13, L 14-56 and C 23, L 29-49]; determine errors for the rescaled data [see FIG. 1, FIG. 2, FIG. 34, C 13, L 14-56 and C 23, L 29-49]; and use neighborhoods of the errors to adjust the connection weights of the neural network [see FIG. 1, FIG. 2, FIG. 34, C 13, L 14-56 and C 23, L 29-49].

## Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 2 & 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Skeirik (USPN 5,826,249) in view of Bell et al. (USPN 5,550,937).

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Skeirik has been discussed above. Skeirik does not describe the limitations of claims 2 & 22: input data represents a set of images, and wherein the neighborhoods are spatial error neighborhoods. However, Bell et al. describes the limitations of claims 2 & 22: input data represents a set of images, and wherein the neighborhoods are spatial error neighborhoods.

Regarding claims 2 & 22. Bell et al. describes input data represents a set of images, and wherein the neighborhoods are spatial error neighborhoods [see Abstarct]. It would have been obvious at the time the invention was made to a persons having ordinary skill in the art to combine Skeirik with Bell et al. because the need to mutually register multiple images that have been derived from diverse types of image collection devices, including those having different observation geometry parameters, is successfully addressed by a new and improved image processing mechanism which correlates the edge content of reduced sized neighborhoods of pixels distributed throughout respective ones of a pair of digital images to be mutually aligned. The digital images to be registered are obtained by translating or referencing the original images to a prescribed registration surface, such as a terrestrial image plane, in accordance with the geometry projection parameters of the respective image collection systems from which the pair of original images were obtained [see C 1, L 59 to C 2, L 5].

8. Claims 3 & 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Skeirik (USPN 5,826,249) in view of Galperin et al. (USPN 6,640,215).

Skeirik has been discussed above. Skeirik does not describe the limitations of claims 3 & 23: error neighborhoods are used with a non-gradient algorithm to adjust the connection weights. However, Galperin et al. describes the limitations of claims 3 & 23: error neighborhoods are

used with a non-gradient algorithm to adjust the connection weights.

Regarding claims 3 & 22. Galperin et al. describes error neighborhoods are used with a non-gradient algorithm to adjust the connection weights [see C 3, L 36 & L 63-64]. It would have been obvious at the time the invention was made to a persons having ordinary skill in the art to combine Skeirik with Galperin et al. because Galperin et al. fulfills the need for a process that builds a response model directly maximizing the response rate in the top of the list, and at the same time allows marketers to specify the segment of the customer list they are most interested in [see C 1, L 64-67].

9. Claims 4-7 & 24-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Skeirik (USPN 5,826,249) in view of Ng, L.; Solo, V.; ("Ng et al."), "Choosing the Optimal Neighbourhood Size in Optical Flow Problems with Errors-In-Variables Modelling, IEE, 1998.

Skeirik has been discussed above. Skeirik does not describe the limitations of claims 4-7 & 24-27: the error neighborhoods are used to generate derivatives of total error with respect to a neighborhood of errors; wherein gradients are computed from the derivatives; and wherein the gradients are used to adjust the connection weights, each derivative is computed as the sum of the partial derivatives of the errors in an error neighborhood, each derivative of total error with respect to a neighborhood of errors is proportional to a product of a penalty matrix and an error vector, the error vector describing the neighborhood of errors, the penalty matrix punishing any spatially correlated errors, the penalty matrix is positive definite, and includes weights that

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penalize undesirable patterns of errors. However, *Ng et al.* teaches the error neighborhoods are used to generate derivatives of total error with respect to a neighborhood of errors; wherein gradients are computed from the derivatives; and wherein the gradients are used to adjust the connection weights, each derivative is computed as the sum of the partial derivatives of the errors in an error neighborhood, each derivative of total error with respect to a neighborhood of errors is proportional to a product of a penalty matrix and an error vector, the error vector describing the neighborhood of errors, the penalty matrix punishing any spatially correlated errors, the penalty matrix is positive definite, and includes weights that penalize undesirable patterns of errors.

Regarding claims 4-7, 11, 24-27 & 31. Ng et al. teaches error neighborhoods are used to generate derivatives of total error with respect to a neighborhood of errors; wherein gradients are computed from the derivatives; and wherein the gradients are used to adjust the connection weights, each derivative is computed as the sum of the partial derivatives of the errors in an error neighborhood, each derivative of total error with respect to a neighborhood of errors is proportional to a product of a penalty matrix and an error vector, the error vector describing the neighborhood of errors, the penalty matrix punishing any spatially correlated errors, the penalty matrix is positive definite, and includes weights that penalize undesirable patterns of errors. [see pages 186-190] It would have been obvious at the time the invention was made to a persons having ordinary skill in the art to combine Skeirik with Ng et al. because to the author's knowledge there has been heuristic discussion on the choice of the optimal neighbourhood size. [see Introduction]

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10. Claims 13 & 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Skeirik (USPN 5,826,249) in view of Bhattacharjya (USPAP 2004/0114826 A1).

Skeirik has been discussed above. Skeirik does not describe the limitations of claims 13 & 17: upscaling an input image, using the neural network. However, Bhattacharjya describes the limitations of claims 13 & 17: upscaling an input image, using the neural network.

Regarding claims 13 & 17. upscaling an input image, using the neural network trained [see Abstract, [0041], [0054], [0066]]. It would have been obvious at the time the invention was made to a persons having ordinary skill in the art to combine Skeirik with Bhattacharjya because scaling an image involves generating a new image that is larger or smaller than the original. Scaling has many applications in scanners, printers, and photo-finishing systems, and digital cameras. In the case of upscaling, the new image is larger; that is, the new image has more pixels in the horizontal and/or vertical directions than the original image. Thus, in upscaling new pixels must created [0004].

### Claim Objection(s)

11. Claims 8, 12 & 28 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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# Response to Arguments

12. As aforementioned, applicant's arguments have been fully considered, however, they are not persuasive. Examiner interpreted "rescaled" per the Merriam-Webster's definition to plan, establish, or formulate on a new and usu. smaller scale. Applicant argues Skerik does not teach or suggest computing errors for rescaled input data. Examiner disagrees and would like would like to refer applicant to Skeirik [see FIG. 10, C 23, L 29-56]. Applicant also argued the Skerik does not teach or suggest using neighborhood of errors to adjust the connections. Examiner interpreted "neighborhood" as a set of training data Skeirik [see FIG. 10, C 23, L 57-65]

## **Examiners Summary**

- 13. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).
- 14. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

## Correspondence Information

15. Any inquires concerning this communication or earlier communications from the examiner should be directed to Michael B. Holmes, who may be reached Monday through Friday, between 8:00 a.m. and 5:00 p.m. EST. or via telephone at (571) 272-3686 or facsimile transmission (571) 273-3686 or email Michael.holmesb@uspto.gov.

If you need to send an Official facsimile transmission, please send it to (703) 746-7239.

If attempts to reach the examiner are unsuccessful the Examiner's Supervisor, Anthony Knight, may be reached at (571) 272-3687.

Hand-delivered responses should be delivered to the Receptionist @ (Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22313), located on the first floor of the south side of the Randolph Building.

Michael B. Holmes

Patent Examiner
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Wednesday, June 14, 2006

MBH

Anthony Knight
Supervisory Patern Examiner

Group 3600